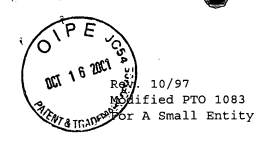
3711

PATENTS



Attorney Docket No. MOSS-1

Applicants

Robert Allen Moss et al.

Application No.

09/627,146

Confirmation No.: 1215

Filed

July 27, 2000

For

BALL HITTING PRACTICE APPARATUS

Group Art Unit

3711

Examiner

Michael Chambers

Hon. Commissioner for Patents Washington, D.C. 20231

\*\* If less than 3, insert 3.

RECEIVED

New York, New York
October 10, 2001

## TRANSMITTAL LETTER

Sir:									
Transmitted herewith:   a Preliminary Amendment;  a Reply to Office Action;   a Supplemental Amendment;  a Declaration;   formal drawings; to be filed in the above-identified patent application.									
FEE FOR ADDITIONAL CLAIMS									
X A fee for additional claims is not required. A fee for additional claims is required.									
The additional fee has been calculated as shown below:									
	CLAIMS REMAINING AFTER AMENDMENT	HIGHEST NUMBER PREVIOUSL PAID FOR	Y	PRESE EXTRA		RATE			ADD'L FEE DUE
TOTAL CLAIMS	51 -	63*	=	0	x	\$ 9	=	\$	0.00
INDEPENDENT CLAIMS	2 -	3**	=	0	х	\$42	=	\$	0.00
FIRST PRESENTATION OF A MULTIPLE DEPENDENT CLAIM + \$140 = \$ .00									
* If less than	n 20, insert 2	0.			то	TAL		\$	0.00

	A check in the amount of \$ in claims is transmitted herewith.	payment of the fee for additional				
	The Director is hereby authorized to fees required under 37 C.F.R. § 1.1 transmitted herewith, or credit any Account No. 06-1075. A duplicate of transmitted herewith.	6 in connection with the paper(s) overpayment of same, to Deposit				
	Please charge \$ to Depo payment of the fee for additional of transmittal letter is transmitted h	laims. A duplicate copy of this				
EXTEN	SION FEE					
	The following extension fee is appl herewith: [] \$55.00 extension fee pursuant to 37 C.F.R. § 1.136(a); [response within second month pursua [] \$460.00 extension fee for responsion fee for responsion to 37 C.F.R. § 1.136(a); [] \$720.00 extension fee for response within fifth month fee is applied to applications of the content of	for response within first month  \$200.00 extension fee for  Int to 37 C.F.R. § 1.136(a);  se within third month pursuant to  tension fee for response within  \$ 1.136(a); \$980.00 extension				
	A check in the amount of $\square$ \$55.00 $\square$ \$200.00 $\square$ \$460.00 $\square$ \$720.00 $\square$ \$980.00 in payment of the extension fee is transmitted herewith.					
X	The Director is hereby authorized to extension fees required under 37 C. paper(s) transmitted herewith, or compensation of the paper (s) transmitted herewith.	F.R. § 1.17 in connection with the redit any overpayment of same, to				
	Please charge the [] \$55.00 [] \$200 [] \$980.00 extension fee to Deposit copy of this transmittal letter is	Account No. 06-1075. A duplicate transmitted herewith.				
Corresp Deposit Postal Class M Address COMMISS PATENTS	TONER FOR  TON, D.C. 20231 on  100 10, 200 1	James A. Leiz Registration No. 46,109 Agent for Applicants Fish & Neave Customer No. 1473 1251 Avenue of the Americas New York, New York 10020-1104				
orgnatur	e of Person Signing	Tel.: (212) 596-9000				

MOSS-1

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## PATENT APPLICATION

Applicants : Robert Allen Moss et al.

Application No.: 09/627,146 Confirmation No.: 1215

Filed : July 27, 2000

For : BALL HITTING PRACTICE APPARATUS

Group Art Unit: 3711

Examiner : Michael Chambers

Hon. Commissioner for Patents Washington, D.C. 20231

## REPLY TO OFFICE ACTION

Sir:

Applicants hereby respond to the Office Action dated September 27, 2001 which did not address the merits of the above-identified patent application, but required restriction of the application.

Claims 1-63 were pending in this application. The Examiner has stated that the originally-filed claims are directed to two distinct inventions as follows:

I. Claims 1-46 and 59-63\* are directed towards apparatus.

<sup>\*</sup> Applicants believe the Examiner intended to refer to claims 1-46 and 59-63, instead of claims 1-47 and 59-63. If applicants are incorrect, the Examiner is invited to so state in the next communication.

II. Claims 48-58 are directed towards a method of use.

Applicants hereby elect without traverse the invention of Group I (claims 1-46 and 59-63) for examination in this application. This election is expressly without waiver of applicants' right to pursue claims in Group II in one or more divisional applications.

An early and favorable action is respectfully requested.

Respectfully submitted,

James A. Leiz

Reg. No. 46,109

Agent for Applicants

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I Hereby Certify that this Correspondence is being Deposited with the U.S. Postal Service as First Class Mail in an Envelope Addressed to:
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Signature of Person Signing